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6	PLAINTIFF In Propria Persona
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8	UNITED STATES DISTRICT COURT
9	NORTHERN DISTRICT OF CALIFORNIA
10	STEVE WILSON BRIGGS No: 17-cv-06552-VC
11	Plaintiff, vs  NOTICE OF COMPLETION OF
12	UNIVERSAL PICTURES, et al  SERVICE (OF SUMMONS, CIVIL COVER SHEET COMPLAINT ETC.)
13	Defendants.
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15	NOTICE OF COMPLETION OF SERVICE:
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17	The Plaintiff submits this notice to inform the Court that all Defendants in this
18	matter have been served with Summons, Civil Cover Sheet, Complaint, EFC Registration
19	Information Handout, Order Setting Initial Case Management Conference And ADR
20	Deadlines, Standing Order For All Judges, Standing Order For Judge Laurel Beeler,
21	plaintiff's Consent or Declination To Magistrate Judge Jurisdiction, plaintiff's Motion For
21	Permission For Electronic Case Filing and Proposed Order, and plaintiff's Notice of
22	Address Change, in compliance with court rules and timelines. The first Defendant was
23	served on December 7th, 2017, and the final Defendant was served on December 12,
24	2017. The original, signed "Proof of Service" documents are in transit from Southern
25	California and will be filed, posthaste, when the Plaintiff receives them.
26	Regarding service, the Plaintiff is concerned that the Defendants may attempt to
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27	suggest that one or more of the Defendants were not properly served. The Plaintiff

explained, when the server served Defendants Matt Damon, Ben Affleck, Neill 2 **Blomkamp** and **Ari Emanuel** at WME (William Morris Endeavor—WME represents 3 Defs Damon, Affleck, and Blomkamp; Def Ari Emanuel is WME's CEO) headquarters at 4 9601 Wilshire Blvd, Beverly Hills, CA 90210, she gave the documents to WME's associate counsel Evan Kass, who reviewed the documents for a couple minutes, then attempted to decline acceptance of the documents, and instructed the server that she must serve the attorney of each Defendant separately. The server declined to take the documents 7 8 back, leaving Mr. Kass holding the served documents. This event struck the Plaintiff as particularly strange because all of the Defendants are celebrities of sorts, and celebrities 10 commonly have their agents receive legal documents. In fact, WME is where the Plaintiff 11 served Def Blomkamp in a previous copyright matter. 12 With the exception of Defendants served at WME, all of the other Defendants in 13 this matter were cooperative with the service process. 14 Until the original "proof of service" documents arrive and are filed, the Plaintiff 15 offers the Court the following service information: 16 1. Defendants Kevin Spacey and Dana Brunetti were served at Relativity 17 Media—the parent company of Spacey and Brunetti's production company Trigger 18 Street Productions—at 9242 Beverly Blvd (Suite 300), Beverly Hills, CA 90210, 19 on **December 7th**, 2017. Trigger Street Productions could not be served because it 20 has no known physical address, as Trigger Street began as a website. Spacey is the 21 founder/owner of Trigger Street Productions; Dana Brunetti is the president of 21 Trigger Street Productions. 22 2. Defendants MRC (Media Rights Capital), Mordecai Wiczyk and Asif Satchu 23 (co-CEOs of MRC), were served at MRC headquarters, at: 9665 Wilshire Blvd. 24 Beverly Hills, CA 90212, on **December 7th, 2017**. The Plaintiff served only one 25 set of documents upon MRC, AKA Media Rights Capital, also AKA MRC II LP, 26 and its various entities, including MRC II Distribution Company LP; MRC II 27 Holdings, L.P.; Asgari Inc.; Oaktree Entertainment, Inc.; MRC I Hedge Co, LLC;

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MRC Sub Gp, LLC; MRC II Capital Company, L.P.; MRC I Project Company,

1	LLC, because 1) these companies were named only parenthetically in the
2	complaint -under MRC's name; 2) there are no known address for many of these
3	companies, although some of them share MRC's address (9665 Wilshire Blvd,
4	Beverly Hills, CA 90212); 3) they share the same ownership; 4) most importantly,
5	as fully explained in the Complaint, the Plaintiff believes that these other MRC
6	"entities" and subsidiaries are companies in name only—rather, they are shells for
7	illegal activity and laundering.
8	3. Defendants Universal Pictures and NBCUniversal (Universal Pictures' parent)
9	were served at NBCUniversal headquarters at 10 Universal City Plaza, Universal
10	City, CA 91608, on December 7th, 2017. However, a security guard at
11	NBCUniversal instructed the server that all legal papers for NBCUniversal entities
12	must be delivered to Wolters Kluwer's CT Corp, at: 818 West Seventh Street (Suite
13	930), Los Angeles, California 90017. Thus, all documents were served this CT
14	Corp address on <b>December 7th</b> , 2017.
15	4. Defendant Sony Pictures was served at its corporate office in the Sony Pictures
16	Studio, 10202 West Washington Blvd, Culver City, CA 90232, on December 12th,
17	2017.
18	5. Defendant Bill Block was served at Miramax Pictures (where he is CEO) at <u>2450</u>
19	Colorado Ave., Santa Monica, CA 90401, on December 11th, 2017.
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21	Date: <u>December 19, 2017</u> Signature: <u>/s/ Steve Wilson Briggs</u>
22	Steve Wilson Briggs, Plaintiff Pro Se
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